NEW YORK STORE

Imported Capes

Never expused to view before on this side of the Atlantic. The advantage to be gained in importing direct is ours --

SPECIALS-

A nice Clay Worsted Cape, lined through with sill, lace and ribbon trimmed, for \$3.75.

A very handsome Cape, braided all over, for \$5. For \$7, fine Applique Cape, in either tan or brown--an extra value.

Plain Silk Velvet Cape, trimmed with ribbons and buckles, for \$8.50. Others as high as \$60. See them. SEPARATE SKIRTS.

> JACKETS and SHIRT WAISTS,

PettisDry GoodsCo

AMUSEMENTS.

Ingersoll's Well-Timed Rebuke. The announcement that Robert G. Ingersoll is to lecture at the Grand Opera House next Tuesday evening on his latest subject, "The Bible," makes timely a little necdote that has never been printed, although its date is that of the almost forgotten Star Route trials in Washington. The late Judge Wiley presided over the court and Colonel Ingersoll was chief counsel for the defense. It was in accordance with human nature that so orthodox a Presbyterian as the Judge should frequently clash, during the course of the trial, with the brilliant and fearless agnostic. Frequent were the occasions of which the Judge availed himself to gratify his personal antagonism to the amiable Ingersoll. The Colonel, his patience aided by natural good humor and by a watchful care for the issue, did not revenge himself in court, as his wit and opportunity would have enabled him to do. He bore with no show of resentment the countless amoying interruptions, reprimands and threats of fine for contempt. Naturally he had his feelings in private. One day, after a long session, during which the judge had subjected Ingersoil to more than the ordinary amount of irritation the Colonel left the court and walked toward his hotel with two of his friends. Behind him and unseen by him walked the judge, who was also accompanied by friends, Engrossed in conversation on the trial, the Colonel did not notice a negro's mule that stood close to The Colonel, his patience aided by natural notice a negro's mule that stood close to the curb of the sidewalk. As the Colonel

was passing, the vicious beast made a spite-ful lunge at him, attempting to bite his arm. The Colonel saved his flesh by sud-denly jerking his arm away. At the same instant he wheeled quickly around and thus rebuked the malevolent mule: "You brute, what court are you judge of?" The Colonel then passed on without hav-ing seen Judge Wiley, who stood for a mo-ment aghast, looking mechanically at the animal with which he had been involuntarily associated in the Colonel's mind.

Strebig's Two Wives. NEW YORK, March 22.-Judge McAdam to-day took the papers and reserved decision on the application for alimony and counsel fees in the action for divorce brought by Nellie Strebig against Isaac V. Strebig, a theatrical manager. Mrz. Strebig alleges a theatrical manager. Mrz. Strebig alleges that she was married to the defendant in Chicago, Sept. 24, 1891, by Jean C. Murphy, a justice of the peace, under the names of Frank Nemo and Dora Young. Their marital relations continued only for a few days, since which time the parties have not met. Strebig is alleged to have married Ada Melrose, an actress, last October, in Cincinnati. Strebig denies the alleged marriage with plaintiff, but says he lawfully married Ada Melrose. He says he is unable to pay counsel fees or alimony, being so poor that he has been obliged to send his wife to live with her family in Louisville, Ky.

"The Altogether" Not Permitted. NEW YORK, March 22.-Central office detectives Litus and McManus to-night erved a warrant on Rudolph Arens and Mrs. Bradley, of the Casino, to appear in Jefferson Market Police Court to-morrow to answer to the charge of giving an immoral show. The trouble is caused by the "bronze living statues," under which designation two women have been posing in what Du Maurier would call "The Altogether," with the single exception of a small cloth about the middle and a thin coating of bronze paint.

Ysaye Plays an Aluminium Violin. CINCINNATI, March 22,-At Music Hall, to-night, Ysaye played an aluminium violin, the first time such an instrument has been played in public. Aluminium is the only metal which vibrates without producing overtones or upper partials. The discovery is one of Dr. Alfred Springer, the scientist. Ysaye was shown the instrument to-day, tried it at his hotel and created much interest by introducing it to-night.

Notes of the Stage. The advance sale for Robert Downing's ingagement opens Monday morning at the

The ballets in "The Devil's Auction" are said to be particularly beautiful, and to contain much in the way of novelty, both in the themes and costuming. There are sixty acting people in the company, which will be at English's next Tuesday and Wednes-Several blooded horses will be introduced in "The Derby Mascot" at the Park next week. The race scene is said to be very exciting. Katle Rooney, the late Pat Rooney's clever daughter, is at the head of the cast, which contains several well-known names, "Special Delivery" will be seen for the last times this afternoon and to night.

The famous "Night Owls" come to the

The famous "Night Owls" come to the Empire next week and the press agent gives out the information that in the cast is "the great diamintine dancer, Saharet, the only woman in the world who can kick nine feet high. The entertainment to conclude with the new and novel red-hot burlesque entitled 'A Devil Among the Women,' introducing the peerless Rheme Nelson, the queen of burlesque, surrounded by a score of pretty and shapely girls."

Shin a Terror to His Family. A constable from Magistrate Lockman's court arrested Charley Shin yesterday on a warrant charging him with profanity. Shin lives with his mother and sister on East Washington street, and his sister says that

GOING TO CARLSBAD



sary now. Carlsbad is coming . to you. At least, the health - giv-

ing part of it is. You get every curative quality that has made the place famous for hundreds of vears, in the Carlsbad Sprudel Water and Salt

That is, if you get the genuine. Beware of the many worthless imitations sold as "improved" or "artificial" Carlsbad Salt. These are only a mixture of com-mon Glauber Salt or Seidlitz Powder, sold by unscrupulous dealers for the larger profit they yield. Take the genuine imported natural remedy only, which has the signature of "EISNER & MENDELSON Co., Sole Agents, New York," on every bottle. Write for pamphlet. he returned home in a drunken condition one night recently, breaking the lock from the front door in gaining an entrance, and cursing her and her mother.

APPLIES TO LAKE MICHIGAN. Assistant Attorney-General's Opinion

of the New Fish Law. Inquiries concerning the fish law are still coming in. The public fail to understand the existence of a law not passed. Merrill Moores, Assistant Attorney-general, says the law applies to lakes, not to ponds, and that Lake Michigan is the only body of water affected by it.

Section 1 of the second act, which applies o fish interests, reads in part as follows: "Be it enacted by the General Assembly of the State of Indiana, that Section 46 of the above entitled act, the same being Section 1619 of the Revised Statutes of 1881, be and the same is hereby amended so as to read as follows: "Section 46, Justices of the pages many issue presented." the peace may issue warrants to search any house or place: First, for property stolen, taken by robbers, embezzled, or obtained under any false pretense; second, for gill nets, seines, or for any implement or device used or kept for use for taking fish unlawfully from any of the lakes or streams of this State."

MOTZ AND HIS MASCOT.

The Two Arrive in Indianapolis for the Baseball Season.

Capt. Frank H. Motz, of the Indianapolis paseball team, arrived in the city yesterday at noon. He is confident that Indianapolis has a strong team this year, but will not make any boasts of what kind of work will be done. He is too conservative for will be done. He is too conservative for that. The other players will arrive next week, and by Thursday, if the weather continues good, Motz expects to have the men at work at the park training off some of the superfluous flesh and getting their muscles hardened for the season's play. The big first baseman's friends tendered him a parting reception before he left Akron, and presented him with an immense bat, with the names of the donors and "Frank H. Motz, captain Indianapolis club," painted on it in shining letters. He says it will be the club's mascot.

PERSONAL AND SOCIETY.

Mr. and Mrs. John P. Frenzel have gone L. B. Bryant, of Richmond, was in the

Miss Anna Kincald entertained friends Thursday evening at cards Mrs. D. P. Downs, of Terre Haute, will come to-day to make a visit to relatives. Mrs. Louis Hollweg entertained a few friends Wednesday afternoon with a coffee. Mr. William Wocher returned yesterday from Chicago where he attended the opera. Mr. and Mrs. E. M. Johnson gave a din-ner of twelve covers last evening in honor of Dr. L. F. Page.

Mr, and Mrs. Frank K. Bull ,of Racine, Wis., will come early in April to visit Mr. and Mrs. J. K. Sharpe, jr. Mrs. W. H. H. Miller and daughter, Miss Jessie Miller, have returned from a trip of several weeks in the South and East. Mrs. O'Boyle and daughter, Mrs. Allen, Terre Haute, who have been in the city for a few days, returned home yesterday. Dr. Jay McAll, of Kalamazoo, who has been spending the winter here at the Med-ical College, will leave to-day for his home

Mrs. Charles A. Melville, of Terre Haute, is visiting her mother, Mrs. J. S. Collins, Broad Ripple. Since she came here she has een very ill.

Mr Adolph Schellschmidt will go to Greencastle Wednesday to take part in a recital to be given by Mrs. Geneva John-ston Bishop, of Chicago. Mrs. George A. Dickson, Mrs. John T. Dickson, Mrs. John R. Pearson and Mrs. Horace Smith have gone to Chicago to spend a week at the opera. Miss Hess, of Chicago, is visiting her father, Clerk of the Supreme Court Hess. Miss Grace Hess will leave to-day to make two weeks' visit out of the city Miss Winifred Willard and Mr. W. L. Tay-lor entertained the members of the North End Whist Club at cards last evening at Miss Willard's home on West Twelfth

Miss Anna Reinhard will arrive in the city this morning from Oxford, O., where she is attending college, to spend a ten days' va-cation with her parents at No. 1024 North

Miss Emma Pearson, who has been attending the State University, returned home to-day for a week's vacation. She was accompanied by Miss Bethel, of Evansville, Ind., who will spend the week with her. Miss Olive Van Camp has issued invita-tions for an organ recital at the Tabernacle Church March 29. Miss Van Camp will be assisted by Mrs. Matzke, Miss Carman, Mr. George Given, Mr. Larned and Mr. Marone. Mr. and Mrs. Henry Gordon entertained a party of friends at dinner last evening in servance of the tenth aniversary of their arriage. After the dinner, whist was ayed. The house and table decorations were Meteor roses and daisies.

Jeremiah W. Jenks, professor of political sceience at Cornell University, will address the Contemporary Club next Wednesday evening on "The Political Reform That Will be of Most Benefit to Industrial Society." The reception committee consists of Mr. and Mrs. John Candee Dean, Mrs. Emma A. Winsor and Miss Anna Dunlop. Mrs. J. T. Lecklider was the hostess for Mrs. J. T. Lecklider was the hostess for a card party yesterday afternoon at her home on East Vermont street and last evening Mr. and Mrs. Lecklider entertained in a similar manner. The house was prettily adorned with roses and lilies, smilax and ferns, which were placed on the mantels and cabinets. Scarlet and white carnations were favors for each suest. favors for each guest.

The Clio Club was entertained by Mrs. J. W. Harper at her home, No. 860 North Delaware street, yesterday afternoon. Mrs. Arthur Webb led the discussion upon the early drama. The members of the club were highly entertained by Miss Hughes, of the Classical School, who described the Passion Play at Oberammergau, which was given in 1890 and witnessed by her.

Yesterday was the fifteenth anniversary of the marriage of Mr. and Mrs. George Bauer. In the afternoon, Mrs. Bauer entertained a number of ladles at games. In one room there was progressive cinch, in another the "Floral Love Tale," and still others in other rooms. For the cinch crystal balls placed in satin bags were the counters. The losers paid a ball to the winners at each table. Partners were found and tables by the colors of the bags used. The prizes for all the games were of crystal. The souvenirs were crystal prisms engraved The prizes for all the games were of crystal. The souvenirs were crystal prisms engraved with the initial "B" and the two dates, and were attached to the napkins when refreshments were served. Their presentation was the first announcement of the anniversary. In the evening, Mr. and Mrs. Bauer were at home to a number of friends and cards were played.

CITY NEWS NOTES.

The Consumers' Gas Trust has just com-pleted a statement for the year ending Oct. 31, 1896. The liabilities are given at \$941,758,68, Prof. Paul Bahr and his pupils will give their annual musical entertainment next Wednesday evening at the Central Chris-

Rev. O. G. Colegrove will preach at the Central Universalist Church to-morrow, morning and evening, as a candidate for

The gospel temperance meetings conducted by Rev. Roda Smith, under the auspices of the Northeastern W. C. T. U., will begin March 23 in the Lincoln-avenue M. E. Church. Mattle Smith was arrested yesterday

afternoon by officers Scott and Dugan, charged with taking some dress goods from the Star dry-goods store, on West Washington street.

Michael Cronin was arrested for vagran-cy last night by officers Milam and Cole-man, but when searched he was found to have a razor, and the additional charge of carrying concealed weapons was placed against his name. On Sunday evening Mr. Dewhurst, of Plymouth Church, will give the first of a series of illustrated lectures on the spirit of arenitecture. The first lecture will be on the "Architecture of Egypt."

The anniversary of the Indianapolis and Vicinity Bible Society will be held at Central-avenue Church to-morrow evening, Dr. Buchtel presiding. Short addresses will be made by prominent clergymen and music furnished by the Morrison Quariet. Dick Strossen and John Murphy are said to have been drunk last night and to have gone into a dry goods store on West Washington street. While there, it is claimed, they helped themselves to several hand-kerchiefs, and they were arrested by officers Raftery and Crannan for petit largery.

Found Counterfeits on Him. Patrolmen Wallace, Curran and Streit

arrested Frank Johnson last night for hav-ing counterfeit money in his possession. The officers searched the man, and say that they found several pieces of spurious coin in his possession.

rather peculiar damage suit which began in Room 3, of the Superior Court, yesterday. Sylvanus Cary is the plaintiff and Thomas P. Mills and Samuel Small, Indianapolis real-estate brokers, are party defendants. Mrs. Snipes and the real-estate men are charged with having made Cary the victim of some gross misrepresentations. Oct. 22, 1890, Cary was the owner of a house and lot on North Elizabeth street. Elizabeth Snipes had a piece of South Dakota property in her own name and challenged Carg for a trade. After considerable dickering on the part of all the parties concerned the deal was consummated with the assistance of the defendants, Mills and Small,. Mrs. Snipes valued her Dakota property at \$3,000. Cary had not visited his prospective purchase and alleges that he depended entirely upon the representations of the defendants. The property was located in the town of Le Beau City, Wadsworth county, South Dakota. Cary says that he was shown a map representing the town. He avers that the defendants pointed various public buildings, a military park and several churches. They told him, he says that Le Beau City was one of the growing towns of the West. Was one of the growing towns of the West. He understood that it was thickly populated with an industrious people; that it possessed a steamboat landing where all of the large Missouri river boats were wont to stop each day and, further, that the town lay within a short distance of a rich coal mine and that it had four railroads which were almost completed Relying upon the were almost completed. Relying upon the flattering inducements portrayed on the map, the plaintiff avers that he executed a deed for his property and set out for the Northwest. Arriving at Le Beau City he made a tour of the town in search of the points of interest he had been led to believe were to be seen. He declares that he found few of the improvements alleged by the defendants. There were no churches, no parks and no railroads. He was unable to locate the steamboat landing and found that the coal mine was forty miles away. His next step was to bring a suit for damages which has been pending for several years. In the meantime Mrs. Snipes fell out with Mills and Small and sued them for an accounting. She recovered a judgment for were almost completed. Relying upon the with Milis and Small and sued them for an accounting. She recovered a judgment for \$1,000, but the decree of the court has not been carried out and Cary wants the amount paid to him. In addition, he asks for \$1,000 damages, His Elizabeth-street property, he says, has been transferred to others, and he cannot obtain possession of it. Mrs. Snipes asserts that she had no intention of misrepresenting her Dakota property and misrepresenting her Dakota property and disclaims all knowledge of the fraudulent map. She says that if the advantages of Le Beau City were magnified, it was on the part of the real-estate brokers. A half

dozen attorneys are connected with the suit Effect of Dog Tax Decision. In the case of Taggart Auditor, vs. Williams, Treasurer, the Supreme Court decided that the surplus dog fund tax, after the payment of killed sheep in the township, is to be distributed to all the schools and school corporations of the township, and that the Board of School Commissioners is. therefore entitled to its proportionate share to be distributed as the congressional school fund is distributed. The reversal came in upon the ground that the auditor had no right to make the distribution which the suit sought to compel him to do, but that the township trustee, being custodian of the fund, could be compelled to make that distribution in conformity with the opinion. The reversal carried with it instructions to amend the pleadings compelling the trustee to make the discompelling the trustee to make the dis

The situation is peculiar in that the case was reversed, seemingly in favor of the auditor and the trustee, but really in favor of the school corporation of the city. The Supreme Court had to overrule a former Supreme Court had to overrule a former decision to reach the present one. The report, as published yesterday, was obtained from an attorney making a syllabus of the voluminous opinion. The School Board will file an amended complaint according to the instructions of the court and will then secure a decision establishing its right to a share in the surplus dog tax of this township which has been held up for four years and now amounts to about \$20,000. There is said to be thousands of dollars in numerous townships of the State awaiting numerous townships of the State awaiting the decision in this case.

. Found His Furniture Gone. George R. Snyder, an employe of the Indianapolis Foundry Company, filed a suit in replevin yesterday against his wife, Clarinda Snyder. For several years prior to Dec. 5, 1894, the Snyders lived in Haughville. On that date, the plaintiff alleges, his wife moved all of their household furniture to the home of one of his relatives. He went home from his work at the usual hour and found the house deserted. Since then an estrangement has existed between the couple. Snyder attributes the trouble to a quarrel which he had with his wife over their stepson.

Robbed the Orange Postoffice. United States Marshal Blackburn, of the district of Kentucky, brought William John Sweeney and William Givens, alias William Roark, to Indianapolis yesterday. and turned them over to United States Marshal Hawkins. The men are charged with robbing the postoffice at Leipsic, Orange county, two months ago. They were arrested in Louisville, with a quantity of stamps in their possession, and at a preliminary hearing before the United States commissioner were bound over to the federal grand jury. They were sent to jail in default of bond.

A Lesson to Poker Players. District Attorney Burke went to Terre Haute yesterday to prosecute Gus Thrall, of Farmersburg, who is charged with violating the postal regulations. Thrail attempted to get a bank draft cashed at Sullivan and was arrested. He was accused of extracting the draft from a letter which did not belong to him. He denied the charge and protested that he had come into possession of the draft while playing poker.

She Values Her Bluing Trade Mark Mrs. Louis P. Labadie, a bluing manufacturer of this city, wants Elso Keller, a rival dealer, restrained from using her trade-mark. Mrs. Labadie makes the "Fine French Bluing," and says that Keller sells an article which he purports to be the same. The court is asked to issue an intunction The court is asked to issue an injunction and to award \$500 damages.

Administrator of Paulini's Estate. Emil Martin was yesterday appointed administrator of the estate of Otto B. Paulini. He also qualified as the guardian of Frieda Paulini by furnishing a bond of James Renihan was appointed adminis-trator of the estate of Patrick Egan. Bond,

Mary E. Gary's Slander Suit. The slander suit of Mary E. Gary against Moses Eckhouse, a South Meridian-street liquor dealer, was called in the Circuit Court yesterday. The plaintiff is suing for \$5,000 damages. She alleges that Eckhouse attacked her private character.

> THE COURT RECORD. Supreme Court.

17163. Jennings vs. Sturdenvant. Hamilton C. C. Affirmed. Monks, J.-1. A complaint is sufficient to charge devised real estate with the payment of a legacy when it shows that all the real estate and personal property not specifically devised, has been sold and paid out on the liabilities of the estate and that nothing remains with which to pay the legacy. 2. An attorney may testify in a cause as to a conversation with the testator when it appears that he was not acting in a confidential way at the time of the conversation.

tion.

17240. Gold vs. State ex rel. Adams, Marion S. C. Reversed. Howard, J.—This case is reversed upon the authority of No. 17241. Taggart vs. State ex rel. Williams.

16946. William Coozer vs. Fee, Huntington C. C. Petition for rehearing overruled.

16049. Kitts vs. Willson. Jennings C. C. Petition for rehearing overruled.

17529. Droege vs. City of LaPorte. LaPorte C. C. Motion to dismiss the appeal sustained.

Appellate Court. 1399. Sheets vs. Russell. Marion S. C. Reversed. Davis. J.—In an answer to a complaint in a suit on a promissory note it is not sufficient to allege an agreement to accept a sum less than the whole debt evidenced by the note. 2. Where payment

A MARK TAPLEY SUES

Is alleged it must be averred also that it was accepted by the creditor.

1572. Burcham vs. Burcham. Washington C. C. Reversed. Gavin, J.—I. Where land is conveyed upon a condition that the grantee shall supply a designated person "with suitable food, shelter and raiment when he shall be unable to provide for himself," the law will not presume such person to be unable to provide for himself, "the law will not presume such person to be unable to provide for himself, "the law will not presume such person to be unable to provide for himself when it appears that he has a fixed income and does not affirmitively show the insufficiency of the income for his maintenance. 2. When a breach of the contract is alleged, the burden is upon the plaintiff to show his inability to support himself as the contract provided.

1480. Walsh vs. Brockway. Benton C. C. Appeal dismissed. Lotz, J.—When one of several co-parties appeals he must serve several co-parties appeals he must serve notice of the appeal upon all the other co-parties. And a notice served upon them as appellees is not sufficient to bring them 1439. Fargo Company vs. Cutshaw. Washington C. C. Appellee petitions for a re-Superior Court.

Room 1-John L. McMaster, Judge. Columbia Encaustic Tile Company vs. German Fire Insurance Company, of Peorla, Ill.; policy. On trial by jury. Room 2-Lawson M. Harvey, Judge.

Rudolph Rupert vs. Henry McKitrick; foreclosure. Judgment vs. defendant for \$1,644 and costs. William Rehling et al. vs. Julia McGinnis; sprinkling lien. Judgment vs. defendant for \$11.25 and costs. May Schaffner vs. Citizens Street Railway Company; damages. Demand \$5,000. On

Room 3-Pliny W. Bartholomew, Judge. Sylvanus Cary vs. Elizabeth Snipes; damges. On trial by jury.

Circuit Court. Edgar A. Brown, Judge. Mary E. Gary vs. Moses Eckhouse; slan-er. On trial by jury.

New Suits Filed. George R. Snyder vs. Clarinda Snyder; suit in replevin. Superior Court, Room 2.

J. Harry Roberts vs. William C. Rafert, jr., et al.; suit to foreclose lien. Superior Court, Room 3.

Fidelity Building and Savings Union vs. Ira M. Mendenhall et al.; suit to foreclose mortgage. Superior Court, Room 2.

Mrs. Louis P. Lobadie et al. vs. Else Keller; suit for damages. Superior Court, Room 1. Samuel C. Rector vs. S. J. Ward. Superior Court, Room 3.

THE HALF-CONSUMED BILL.

Custodian's Act Finally Reaches Secretary of State's Office.

Deputy Secretary of State Wright yesterday received the remains of the halfdestroyed custodian bill. The relic of the closing trouble was handed over by W. G. Beach. The document is too far gone to be of use to the courts in establishing the veto. The question before the courts, Mr. Wright says, resolves itself into the issue as to whether there is such a law on the statute books. The Secretary of State has not consulted the Attorney-general about the bill. The section relating to engineer Cain, which conflicts, as the Governor holds with the section excluding Cain from any connection with the law, is as follows:

with the section excluding Cain from any connection with the law, is as follows:

"Section 11. The superintendent shall appoint a Statehoue engineer, who shall at all times direct the opening and ventilation of the several departments, and have charge of the heating apparatus and all machinery and plumbing connected therewith; the electric light and gas light, and all machinery connected therewith; together with the elevators, and he shall have power and it shall be his duty to cause all necessary repairs to be made thereto, under the orders of the superintendent. He shall employ all necessary assistants in this department, the number not, however, to exceed six persons, including one person to run the passenger elevator. The engineer's assistants shall consist of men skilled in the work that they may be required to perform. Their compensation shall not exceed \$40 a month, and the same shall be payable by the Treasurer of State on the first and fifteenth days of each month, upon the warrants of the Auditor of State, but before such warrants are issued said engineer shall, under oath make out a list of expense incurred under this act, itemizing the same, with the names of the persons entitled to payment thereunder and amounts thereof, and the same shall be examined and approved by said Board of Public Buildings and Property, and the cost of all repairs to be made in this department shall in like manner be payable, after approval by said board. Said engineer shall receive a salary of one thousand dollars (\$1,000) per annum, payable out of any approval by said board. Said engineer shall receive a salary of one thousand dollars (\$1,000) per annum, payable out of any moneys not otherwise appropriated, and he shall give a bond of two thousand dollars (\$2,000) for the faithful performance of his duties, to be approved by the Auditor of State: nothing contained in this act shall apply to or in any wise affect the office of Statehouse engineer, as now established of Statehouse engineer, as now established by law, but said office and the manner of electing the incumbent, his duties and com-

HANOVER ALUMNI BANQUET.

pensation remain and continue as now fixed

Graduates of the Presbyterian College Form an Association.

The resident alumni of Hanover College gathered around the banquet table in the Commercial Club building last night, and the result was a permanent organization. There is a large number of the Hanover alumni in this city, but there has never been a regular alumni association, and some of the more enthusiastic supporters of the college conceived the idea of organizing, and with this intention the alumni was invited to partake of a banquet. After the dinner had occupied attention for an hour, cigars were lighted and toasts were pro-posed. Mr. John H. Holliday acted as toastmaster and impromptu toasts were responded to by Dr. F. W. Fisher, for thirty-nine years president of Hamover; ex-Governor Porter, Prof. J. M. Garrett, Rev. Mr. Phanstell, of Lafayette; Rev. Mr. Dunn, financial agent of the college; Rev. Mr. Wilson, of Anderson, and Maj. J. A. Wildman. son, of Anderson, and Maj. J. A. Wildman. Afterward a permanent organization was effected, the officers being John H. Holliday, president; Newton Harding, vice president; Mark Shier, secretary, and T. H. Rollins, treasurer. A committee will be appointed by the president to draw up a constitution and by-laws, which will be considered at a meeting in the near future.

VETERANS AND THE MONUMENT.

G. A. R. Expected to Take Some Action at Muncie Next Week.

If dame rumor can be relied upon, the G. . R. veterans at their annual reunion, to be held in Muncie next week, will take some action in regard to the men whom it wants to be appointed to succeed the monument commission, and George J. Langsdale will not be named. According to General Weaver, Mr. Langsdale is no longer a member of the G. A. R. General Weaver says Mr. Langsdale took a withdrawal card from Post No. 11, in 1893, which he has not deposited with any other post. As the card is good for only one year, if it has not yet been deposited with another post Mr. Langsdale is not now a member of the order. John A. Ketcham, of the Haugh-Ketcham Company, and Major Menzies, are spoken of as men who will probably receive the indorsement of the veterans at their reunion for membership on the board. The arrangements for the encampment are now complete, and Muncle is ready to welcome the old soldiers to the best she has. Low railroads rates have been secured, and the committee reports a large correspondence in regard to quarters, which indicates an attendance equal to any preindicates an attendance equal to any previous year.

JOHN M. SPANN APPOINTED.

Governor Names Him as Trustee of School for Feeble-Minded.

Governor Matthews yesterday appointed John M. Spann, of this city, as the Republican member of the board of trustees of the Indiana School for Feeble-minded at Fort Wayne to succeed Dr. Shaffer, whose term has expired. Superintendent John-son will probably remain in charge of the institution, the charges against him not having been sustained.

Austin H. Brown Critically III. Austin H. Brown, deputy surveyor of customs, is seriously ill at his home, No. 318 North Meridian street. He has suffered from a severe attack of the grip, which has taken on a number of complications, making the disease extremely dangerous. Dr. Henry Jameson is treating Mr. Brown, and states that he is in a precarious condition at present, but that the turning point will be in a few days, and that he hopes that it will be for the better.

DANGER AHEAD

A Simple Case of Piles—The Forerunner of Incurable, Fatal Rectal Diseases.

A NEW PILE CURE

Which Cures Every Form of Piles Without Pain or Inconvenience.

An ordinary case of piles is one of the | clally when such commendation is entirely commonest afflictions of humanity. While they are extremely annoying, yet men and women will endure them for months and years, off and on, because they are not immediately fatal, and as long as they can get around and perform the daily duties of life they suffer on in the hope that in some way or other the trouble will pass away of its own accord, without any other treatment than a little salve or ointment occasionally. Now in the very nature of the disease this will never happen.

It is absolutely certain to grow worse, passing away for a time and returning, until before you are aware of it, an ulcer has formed and the beginning of the muchdreaded fistula has been made, and then, what was at first a simple case of common, everyday piles becomes an even chance between life and death. A surgical operation, with all its attendant horrors, uncertainties and danger to life, becomes necessary.

Although the Pyramid Pile Cure is just as valuable in the advanced stages of rectal disease, yet the time to use it is at the beginning. A single package will then effect a complete cure in nearly every instance, in fact two or three applications often do the work. The Pyramid Pile Cure is well known to be a certain cure for piles in every form, but we take pleasure in publishing the experiences of sufferers, espe-

LOUISVILLE AND THE SOUTH

a. m. and 3:25 p. m.

Leave Indianapolis 3:45 a. m., 8:10

Grand Excursion to Central Amer-

ica, leaving New Orleans by the mag-

nificent iron steamer Breakwater

April 4. This is the last excursion

of the season. You should take advantage of it. For full information

call on ticket agents, No. 48 West

Washington street, No. 46 Jackson

FREE

To Chewers of

Matthews's Mutual Benefit Tobacco

T. TAGGART AS A MOSES.

The Latest Role Proposed for the

Democratic Leader.

The latest news in the race for the nom-

inations for Mayor is that Thomas Taggart has been asked by some of the more conservative Democrats to make the race. He was asked because the leaders of the

party believe there has been no person

mentioned yet who could successfully unite

the various factions of the party, while

they believe that the suave chairman could

do so. Mr. Taggart, as usual, will not either affirm or deny that he has been asked to make the race. He says the party has been kind to him and intimates that

as such has been the case it may appear to him to be his duty to rise up as a Moses and sacrifice himself in leading his children to the promised land. There is some doubt, however, whether they would be able to reach the land after he, like Moses, took them to the top of the mountain and reinted out the saller which he had seen as

could not enter.

The friends of W. N. Harding are talking of urging him for the nomination on the Republican ticket for Mayor. There is also much talk about W. H. Leedy, a member of the late Legislature.

WARDEN HARLEY'S BOND.

He Will Submit It To-Day-His Future

Charles Harley, the newly-appointed war-

den of the northern penitentiary, is in the

city to meet the appointing board to-day.

Mr. Harley has completed his \$30,000 bond and will submit it to the board. He de-

clines to make known the names of the

clines to make known the names of the bondsmen. He says that he secured as sureties six Delphi citizens who represent capital to the amount of \$250,000. He says they are not professional bondsmen, and would not relish seeing their names in print. Mr. Harley had intended visiting the prison Monday, when the primary step toward securing control of the institution would be taken. Yesterday he learned that the LaPorte county court does not convene for several weeks, and he is undecided as to his future movements.

For some time past numerous complaints

of a gang of rowdy boys who have been

causing much disturbance in the neighbor-

hood of school No. 12, on Prospect

street. Thursday William Warrenburg,

school when he was made the target for

stones, old cans and every description of missile by a number of small boys. The next morning he returned to the place, and,

securing the names of seven of the gang, he swore out warrants for their arrest.

As a consequence Rufus Sally, Howard Stevenson, Herbert Stevenson, Dee Smith-

stevenson, Herbert Stevenson, Dee Smith-erman, George Richardson, John Smither-man and Charles Lyons were arrested yes-terday afternoon by Sergeant Kurtz and patfolman Albertsmeyer. The ages of the boys range from eleven to fourteen. They were slated for throwing stones.

to your chewing Brandywine plug tobacco, as it has a most delicious flavor and sweet-

All the time. The product of the Home Brewing Company. Try their Columbia, Home Brew and Pale Select. All bottled by

them. Telephone 1050.

farmer, was driving by the

ited out the valley which he himself

GEO. E. ROCKWELL, D. P. A.

Place, and Union Station.

unsought by us, Mr. H. H. Hoffman, of Huntington, W. Va., writes:

I have used your Pyramid Pile Cure and consider it a perfect remedy for piles. If you want an agent write me your terms and I can do some good work for you, as everybody here knows how badly I suffered, and they also know I am now entirely cured. From Mrs. S. E. Deitzler, Union De-

posite, Pa.: Please accept thanks for your Pyramid Pile Cure. It has done me such great good in so short a time and at so lit-

great good in so short a time and at so little expense.

From Mrs. Nancy M. Shaw, LaCrosse, Wis.: I am more than pleased with the benefit I have received from the Pyramid Pile Cure. I needed but one package. I shall write you again soon.

From K. Witherell, Shoreham, Vt.: The package of Pyramid Pile Cure I received last November has entirely cured me of itching piles. I have tried various remedies for over forty years. I shall always keep a package of this splendid remedy on hand. There are others I think would be glad to try it, when I can see them and tell them what it has done for me. Accept my heartfelt thanks.

what it has done for me. Accept my heartfelt thanks.

Letters like these are daily received by
the Pyramid Pile Co., of Albion, Mich., who
manufacture this remedy. It is sold by
druggists everywhere at 50 cents and \$1,
and every druggist has a good word to say
for it, as they know better than anyone
else the satisfaction it always gives to their
customers. A pamphlet on cause and cure of piles sent free by addressing Pyramid Co., Al-bion, Mich.

CHURCH NOTICES. Baptist.

Christian. CENTRAL CHRISTIAN CHURCH—Corner of Delaware and Walnut street. Preaching morning and evening by Rev. Amzi Atwater, of Franklin, Ind. Sunday school, 9:39 a. m., Howard Cale superintendent; junior Y. P. S. C. E., 9 a. m.; senior, 6:30 p. m., Miss Elsie Tilley leader. All are invited and welcome.

Congregational. PLYMOUTH CHURCH-Corner Meridian ing service, 10:45; evening, first of the series of illustrated lectures on the "The Spirit of Architecture," "The Architecture of Egypt. Midweek meeting Thursday evening at 7:45.

ST. PAUL'S CHURCH—New York and Illinois streets. The Rev. G. A. Carstensen, rector. Holy communion, 8:45 a. m. Sunday school, 9:30. Morning prayer, sermon and confirmation, by Rt. Rev. Boyd Vincent, D. D., Bishop of Southern Ohio, 10:45. At the evening service, 7:45 p. m., Bishop Vincent will deliver a lecture on the "English Reformation," under the auspices of the church club.

Methodist. CENTRAL-AVENUE METHODIST EPIS-COPAL CHURCH—Corner of Central avenue and Butler street, Rev. Henry A. Buchtel, D. D., pastor. Sermon by the pastor at 10:30 a. m. At 7:30 p. m., anniversary of Indianapolis Bible Society; addresses by Rev. Dr. Rondthaler, Rev. W. J. Vigus, D. D. and Rev. Dr. Buchtel; Sunday school, 2:30 p. m.; Junior League, 4 p. m.; Epworth League service, 6:30 p. m.; class meetings, Sunday, 9:15 p. m.; Wednesday, 7:30 p. m. Strangers cordially welcomed.

MERIDIAN-STREET M. E. CHURCH—Corner of New York and Meridian streets. Preaching at 10:30 a. m. and 7:30 p. m. by the presiding edger, Rev. H. J. Talbott, D. D. Class meeting at 9:30 a. m.; Sunday school at 2:15 p. m.; Christian Endeavor at 6:30 p. m. All are cordially

TABERNACLE, CHURCH-Corner of Me

New Jersey and Sixth streets. Services every Sunday at 10:30 a. m. and 7:30 p. m. Sunday school, 9:30 a. m. Midweek meeting Thursday evening, 7:30. Rev. O. G. Colegrove, of Kent, O., will preach Sunday, March 24, morning and evening. All are invited and made welcome, Seats free.

FIRST BAPTIST CHURCH—Northeast corner of New York and Pennsylvania streets; Rev. D. J. Ellison pastor. Preaching by the pastor at 10:45 a. m.; subject, "Thrust Out;" at 7:30 p. m., subject, "The Sea of Galilee," the fourth sermon in the series of evening sermons on his midsummer trip through Palestine, Baptism at evening service. Sunday school, 9:30 a. m.; juniors, 3 p. m.; young people's meeting at 6:30. Monday evening inquiry meeting. Midweek prayer meeting Thursday evening. Strangers cordially invited to all services.

and New York streets; Frederic E. Dew-hurst minister. Sunday school, 9:30; morn-

Episcopal.

invited.

ROBERTS PARK M. E. CHURCH—Corner of Delaware and Vermont streets, Rev. T. I. Coultas, D. D., pastor. Class meeting at 9 a. m.; preaching at 10:30 a. m. and at 7:30 p. m. by the pastor. Morning subject, "The Temptation of Jesus;" evening subject, "Ecclesiastic Rome," being the seventh lecture on a summer tour through Europe; Sunday school at 2:15 p. m.; Epworth League at 6:30 p. m. Prayer meeting, Thursday evening at 7:30.

NEW CHURCH CHAPEL (Swedenborgian)

—323 North Alabama street; Rev. W. L.
Gladish minister. Sunday school, 9:30 a.
m.; morning service, 10:45. Subject of sermon, "The Duty of Pressing Forward,"
from the text, "Thou shalt not seethe a
kid in its mother's milk."

FIRST PRESBYTERIAN CHURCH-Southwest corner of Pennsylvania and New York streets. The pastor, Rev. M. L. Haines, D. D., will preach to-morrow at 10:45 a. m. and at 7:30 p. m. Evening subject, by request, "Recognition in the Heavenly Life," Sunday school meets at 9:30 a. m. The Christian Endeavor Society at 6:30 p. m. Weekly prayer meeting Thursday evening at 7:30 o'clock. Strangers welcome to all services. SECOND PRESBYTERIAN CHURCH-Cor-

second Presbyterian Church—Corner of Pennsylvania and Vermont streets, the Rev. Joseph A. Milburn, pastor; the Rev. Edward Beach, assistant pastor. Preaching at 10:45 a. m. and 7:30 p. m. by the pastor. A special musical programme is prepared for the Sanday evening services. Sunday school, 9:45 a. m. Young People's Society Christian Endeavor at 6:45 p. m. Prayer meeting Thursday evening at 7:30. Mayer chapel—Corner of West and Catherine streets. Until further notice services at Riverside Mission. Preaching at 7:30 p. m. by the Rev. Edward Beach. Boys' Brigade Monday evening, 7:30. Sunday school 2:30 p. m. The public invited to any or all these services.

radian and Second streets; Rev. J. A. Rondthaler, D. D., pastor; Rev. W. B. Dunham associate pastor. Preaching by the pastor at 10:30 a. m.; Sunday school, 2:15 p. m.; Y. P. S. C. E., 6:30 p. m. Preaching by the associate pastor in Mount Jackson Chapel at 10:20 a. m., and in West Washington-street Chapel at 7:30 p. m. Universalist.

NIVERSALIST CHURCH-Corner North

OATS Next Time You Go To Market, Remember there is none "just as good as"

Quaker Oats. Good for little folks-big folks, too.

Sold only in 2 lb, Packages.

The annual meeting of the stockholders of the Pittsburg, Cincinnati, Chicago & St. Louis Railway Company will be held at the principal office of said company. Penn avenue and Tenth street, Pittsburg, Pa., on Tuesday, April 9, 1895,

At 11 o'clock a. m., for the purpose of re-ceiving the annual report for 1894, the elec-tion of four directors to succeed a like number whose term of service expires on that date, and the transaction of Such other business as may properly come before the meeting.

The transfer books will be closed on Sat-urday, March 25, and reopened on Wedness-day, April 10, 1895. April 10, 1886. S. B. LIGGETT, Secretary

By virture of a certified copy of a decree to me directed from the clerk of the Superior Court of Marion county, Indiana, in cause No. 4882, wherein Charles Martindale, trustee, is plaintiff and Daniel D. Dorrell et al. are defendants, requiring me to make the sum of ten hundred and sixteen dollars and seventy cents (\$1,016,70), as provided for in said decree, with interest and costs, I will expose at public sale to the highest bidder, on SATURDAY, THE 13TH DAY OF APRIL,

LEGAL ADVERTISEMENTS.

SHERIFF'S SALE.

between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Lot thirty-seven (37), in Charles Martindale, trustee's, Jackson Park addition to the city of Indianapolis, Marion county, Indiana. If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without relief from valuation or appraisement laws.

ALBERT A. WOMACK, Sheriff of Marion County, March 23, 1895.

March 23, 1895. N. M. Taylor, Attorney for Cross Com-

SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Su-perior Court of Marion county, Indiana, in cause No. 49067, wherein Henry Decker is plaintiff and Ira M. Krutz et al. are defendants, requiring me to make the sum of twelve hundred and twenty-one dollars and eighty cents (\$1,221.59), as provided for in said decree, with interest and costs, I will expose at public sale to the highest bidder,

SATURDAY, THE 13TH DAY OF APRIL,

between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, at the door of the courthouse of Marion county, In-diana, the rents and profits for a term not exceeding seven years, of the following real estate, in Marion county, Indiana: Lot numbered nine (9), in Wingate's subdivi-sion of squares number eighty (80) and eighty-one (81), in the donation lands of the city of Indianapolis, Marion county, Indiana.

If such rents and profits will not sell for

Indiana.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without rellef from valuation or appraisement laws.

ALBERT A. WOMACK.

Sheriff of Marion County.

March 23, 1895. Hawkins & Smith, Attorneys for Plaintiff.

SHERIFF'S SALE.

By virtue of a certified copy of a decrea to me directed from the clerk of the Su-perior Court of Marion county, Indiana, in cause No. 47244, wherein Fred Fuehring et al. are plaintiffs and Wilhelmina Andrea is defendant requiring me. defendant, requiring me to make the sum of fourteen deliars and twenty cents (\$14.20), as provided for in said decree, with interests and costs, I will expose at public sale to the highest bidder, on SATURDAY, THE 13TH DAY OF APRIL,

between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not ex-ceeding seven years, of the following real estate in Marion county, Indiana: One hundred and sixteen feet off the south end of lot number five (5), in Fletcher's first sub-division of outlot number fifty-four (54), in the city of Indianapolis, in Marion county,

Indiana.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made with relief from valuation or appraisement laws.

ALBERT A. WOMACK, Sheriff of Marion County.

March 23, 1895.

March 23, 1895. J. E. Bell, Attorney for Plaintiff.

SHERIFF'S SALE. By virtue of a certified copy of a decree to me directed from the clerk of the Superior Court of Marion county, Indiana, in cause No. 48837, wherein Fred Feuhring et al. are plaintiffs and Stephen Mattler is defendant, requiring me to make the sum of fifteen dollars and fifty cents (\$15.50), as provided for in said decree, with interest and costs. I will expose at public sale to the highest bidder, on

SATURDAY, THE 13TH DAY OF APRIL, between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county, Indiana: Lot twenty-three (23), in outlot one hundred and forty-seven (147), city of Indianapolis, fin Marion county, Indiana.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said saie will be made with relic.' from valuation or appraisement laws.

ALBERT A. WOMACK, Sheriff of Marion County.

March 23, 1895.

March 23, 1895. S. M. Richoreek, Attorney for Plaintic. SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Superior Court of Marion county, Indiana, in cause No. 44870, wherein Charles Martindale, trustee, is plaintiff and Legnidas Bowlen et al. are defendants, requiring me to make the sum of eight hundred and sixty-three dollars and fifty-eight cents (\$863.58), as provided for in said decree, with interest and costs, I will expose at public sale to the highest bidder on

SATURDAY, THE 18TH DAY OF APRIL between the hours of 10 o'clock a. m. and 4 o'clock p. m. of said day, at the door of the courthouse of Marion county, Indiana, the rents and profits for a term not exceeding seven years, of the following real estate in Marion county Indiana;

Lot number thirty-nine (39) in Charles Martindale, trustee's, Jackson Park addition to the city of Indianapolis, Marion county, Indiana.

If such rents and profits will not sell for county, Indiana.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I wal, at the same time and place, expose to public sale the fee simple of said real estate, or so much therefor as may be sufficient to discharge said decree. Said sale will be made without relief from valuation or appraisement laws.

ALBERT A. WOMACK, Sheriff of Marion County.

March 22, 1896. N. M. Taylor, Attorney for Cross Com-

plainant. SHERIFF'S SALE.

By virtue of a certified copy of a decree to me directed from the clerk of the Superior Court of Marion county, Indiana, in cause No. 4872, wherein John A. Finch is plaintiff and Wallin O. Meyers et al. are defendants, requiring me to make the sum of one thousand nine hundred and sixty-seven dollars and seven cents (\$1,967.07), as provided for in said decree, with interest and costs, I will expose at puolic sale to the highest bidder on

SATURDAY, THE 13TH DAY OF APRIL between the hours of 19 o'clock a. m. and
4 o'clock p. m. of said day, at the door of
the courthouse of Marion county, Indiana,
the rents and profits for a term not exceeding seven years, of the following real
estate in Marion county, Indiana:
Lot number twenty-four (24) in Drake &
Maybow's addition to the order of Indiana between the hours of 10 o'clock a. Mayhew's addition to me city of Indianapolis.

If such rents and profits will not sell for a sufficient sum to satisfy said decree, with interest and costs, I will, at the same time and place, expose to public sale the fee simple of said real estate, or so much thereof as may be sufficient to discharge said decree. Said sale will be made without relief from valuation or appraisement laws.

ALBERT A. WOMACK,
Sheriff of Marion County.

March 23, 1895. Finch & Finch, Attorneys for Plaintiff.

Pittsburg, Cincinnati, Chicago & St. Louis Railway Company. Pittsburg, Pa., March 9, 1896.